

EXHIBIT 2

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1 UNITED STATES DISTRICT COURT
1 SOUTHERN DISTRICT OF NEW YORK

2 -----x

3 In Re: TERRORIST ATTACKS ON
3 SEPTEMBER 11, 2001

03 MDL 1570 (GBD)

4 -----x

New York, N.Y.
November 16, 2011
2:30 p.m.

7 Before:

8 HON. FRANK MAAS

Magistrate Judge

11 APPEARANCES

12 KREINDLER & KREINDLER LLP
13 Attorneys for Ashton Plaintiffs
13 BY: JAMES KREINDLER
14 ANDREW J. MALONEY, III

15 COZEN O'CONNOR
16 Attorneys for Plaintiff Federal Insurance
16 BY: SEAN CARTER
17 J. SCOTT TARBUTTON

18 MOTLEY RICE LLC
19 Attorneys for Burnett Plaintiffs
19 BY: ROBERT T. HAEFELE

21 ANDERSON KILL & OLICK, P.C.
21 Attorneys for O'Neill Plaintiffs
22 BY: JERRY S. GOLDMAN

23 BERNABEI & WACHTEL PLLC
24 Attorneys for Defendants Al Haramain Islamic Foundation
24 and Perouz Seda Ghaty
25 BY: ALAN R. KABAT

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5 STEVEN K. BARENTZEN

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7 OMAR T. MOHAMMEDI

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9 MARTIN MCMAHON (telephone)

9 Attorney for Defendant Muslim World League

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11 LUQUE GERAGOS MARINO LLP

11 Attorneys for Defendant African Muslim Agency

12 BY: NANCY LUQUE (telephone)

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1 (Case called)

2 THE COURT: Good afternoon everyone. Sorry we are
3 starting late. I guess we had some phone issues.

4 One of the motions that is pending before me relates
5 to Pete Seda. I plan to resolve that motion shortly, but I had
6 some factual questions that I want to make sure I'm accurate in
7 my understanding in what I recite.

8 As to the documents that were seized pursuant to a
9 search warrant, it's not clear to me whether those were seized
10 from Mr. Seda's residence, from AHIF USA, or both.

11 MR. KABAT: You mean the documents that came from Al
12 Haramain's law firm?

13 THE COURT: They were documents you say you can't turn
14 over because they were returned to Mr. Seda by the government,
15 and under the Federal Defenders' understanding of the
16 magistrate judge's order in Oregon, those documents can't be
17 produced. Those documents, as I understand it, were seized
18 pursuant to a search warrant from somewhere. I just don't know
19 where somewhere is.

20 MR. KABAT: From where Al Haramain is headquartered,
21 which is also where Mr. Seda lives.

22 THE COURT: So the office was his house?

23 MR. KABAT: He lived in the office. Al Haramain owned
24 the building where he lived.

25 THE COURT: Fair enough. That answers one of my

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1 questions. Then were the documents returned to him before
2 trial, do you know?

3 MR. KABAT: Yes. They were turned over according to
4 the Rule 16 protective order, that is, after Mr. Seda returned
5 to this country and before the trial.

6 THE COURT: So once the magistrate judge signed the
7 protective order, then the documents were returned?

8 MR. KABAT: I believe that's the correct timing.

9 THE COURT: I should be able to determine this from
10 the docket sheet. I assume that the charges against AHIF USA
11 were dismissed prior to trial, correct?

12 MR. KABAT: Correct.

13 THE COURT: I think that's all I wanted to clear up
14 with regard to Mr. Seda.

15 I have the letters that have been submitted with
16 regard to various sanctions applications. I also have the
17 binder that the plaintiff sent me relating to their October
18 17th motion regarding Wa'el Jalaidan. There are a number of
19 other groups of exhibits that relate to the MWL/IIRO and Wa'el
20 Jalaidan motions that have been submitted that I don't have.
21 I'm not quite sure what the explanation for that is.

22 In some instances I think I have a reasonable
23 understanding of what the information is. For example, in the
24 affidavits of Mr. al-Radhi and Mr. al-Mujeel and others that
25 Mr. McMahon submitted, I don't have the affidavits themselves.

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1 I'm not sure what the explanation is, whether it never got sent
2 to me, whether it ended up in Judge Daniels' chambers. They
3 recarpeted my chambers and moved me in and out, so I may be to
4 blame. But I will need copies of the binders other than the
5 October 17th motion binder of exhibits sent to me in relation
6 to these motions.

7 That raises in my mind the related question of
8 whether, going forward, to the extent that there were motions
9 similar to these, they should be done on formal motion papers
10 rather than letter motions.

11 MR. CARTER: Your Honor, we had raised at various
12 times the notion that certain of these motions should probably
13 be docketed just to preserve the record.

14 THE COURT: Sure, the letters certainly would be
15 docketed or should be docketed. You're basically saying toss
16 the answer, for example, of MWL/IIRO and put them in a
17 circumstance where a default judgment would be entered
18 eventually. That's fairly significant relief. It seems odd to
19 be doing it on a letter application, although the letter
20 application is single space is probably longer than a
21 double-spaced set of motion papers would be.

22 I'm trying to think through, since conceivably there
23 will be a lot more motion practice as we go forward, whether
24 for motions like this it makes sense to proceed by letter or
25 formal motion papers or you don't care.

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1 MR. CARTER: Your Honor, I don't think that we care.
2 It harkens back to one of the original case orders that
3 requires that all original discovery motions be done by letter,
4 if my recollection is correct. We have just adhered to that
5 practice.

6 THE COURT: Unless somebody on the defense side has a
7 different view, I'm content to go forward that way. It just
8 occurred to me that might account for some of the problem I had
9 in terms of some of the exhibits, although I hadn't had that
10 problem in the past.

11 MR. McMAHON: Your Honor, this is Mr. McMahon. I
12 would prefer for you to decide. I want to get clarified in my
13 mind, we owe you copies of all affidavits that we served with
14 our opposition letter for the motion for sanctions, is that it?

15 THE COURT: Yes, exactly.

16 MR. McMAHON: On Wa'el Jalaidan we filed a memorandum
17 letter opposition as well as an affidavit. Do you have that?

18 THE COURT: Let me tell you what I have. I have your
19 September 26th letter relating to MWL and IIRO, and it says,
20 "In addition to the exhibits referenced herein, attached are."
21 The "attached are" part I'm missing.

22 On the plaintiffs' side I have the affirmation of
23 Scott Tarbutton dated October 14, 2011, annexing three
24 exhibits. In relation to your letter about Wa'el Jalaidan, if
25 the only attachment is his affidavit, I have that. Is it

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1 correct, Mr. McMahon, that that is the only affidavit?

2 MR. McMAHON: I believe that's the case, your Honor.

3 THE COURT: I missed that. I guess all I'm missing is
4 the affidavits that relate to your opposition relating to MWL
5 and IIRO.

6 MR. McMAHON: The 9/26 letter exhibits, yes.

7 THE COURT: Yes.

8 MR. McMAHON: What is the best way, your Honor, to get
9 you physical possession of those? FedEx them to your chambers?

10 THE COURT: Exactly.

11 MR. CARTER: Your Honor, for clarification on our end,
12 these are the exhibits that were submitted in support of the
13 motion for sanctions as to the Muslim World and IIRO. Does the
14 Court have something approximating this?

15 THE COURT: Yes. Because of its impressive girth, I
16 didn't bring it upstairs today.

17 MR. CARTER: That's why I made Mr. Tarbutton carry it.

18 THE COURT: Turning to MWL and IIRO, one of the things
19 Mr. McMahon says in his papers is that he has 12,000 pages of
20 exhibits, possibly more, kicking around his office that you and
21 your colleagues have declined to come look at.

22 MR. CARTER: Your Honor, we received notification of
23 the existence of those documents on the very day we were filing
24 the motion for sanctions. We were very reluctant to continue
25 to embrace a moving target relative to what had been produced

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1 and what had not been produced.

2 We simply asked Mr. McMahon to brief the dispute on
3 the record that existed as of the deadline that the Court had
4 set and hold those documents to the extent the Court declined
5 to place his clients in default. Obviously, our papers take
6 the position that that universe of documents still doesn't
7 represent anything nearly close to compliance with the Court's
8 orders.

9 THE COURT: Just so I'm clear, and I know I've asked
10 this question before, from the plaintiffs' perspective what is
11 the relationship between MWL and IIRO?

12 MR. CARTER: The Muslim World League is, for lack of a
13 better term, the parent of the IIRO. The Muslim World League
14 established the IIRO in, if I remember correctly, 1978
15 primarily to serve as an operational arm so that the Muslim
16 World would set broad policies and the IIRO would carry out
17 operational activities that served those general policy
18 interests. Although, we have seen in many instances that the
19 Muslim World League also maintains operational presences and
20 carries out operations on its own.

21 THE COURT: Mr. McMahon, I'm not wholly clear on what
22 your present position is as to the extent to which the parent
23 organization or organizations, in the plural, control the
24 branches. I saw some reference to certain branches being
25 within the control of the central agency, but I thought I saw

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1 another one that essentially conceded that all of the branches
2 are under the control of the parent organizations. Let me get
3 from you what your position is to that.

4 MR. McMAHON: Yes, your Honor. I want to get back to
5 the 12,000 pages. For your information, your Honor, we took
6 the time to put those on CD's, and they are ready to go if Mr.
7 Carter wants those.

8 With respect to your pertinent question here, they are
9 separate entities. There may be certain parts of the globe
10 where there is an MWL office and an IIRO office, but they are
11 separate entities, have separate charters. We don't deem IIRO
12 to be a subsidiary of the MWL.

13 THE COURT: I'm asking a slightly different question.
14 For IIRO, for example, to the extent that the plaintiffs are
15 seeking documents from branch offices, what is your position as
16 to the IIRO's ability to secure documents from the Indonesian
17 branch, the London branch, etc.? Is it branch-specific or do
18 you concede that all of the branches, in terms of document
19 flow, are within the control of the parent?

20 MR. McMAHON: No, your Honor, we don't concede that.
21 We would look to IIRO for the different office records in terms
22 of a particular branch, like the Philippines, which the
23 plaintiffs are very interested in. At one point I think the
24 MWL had presence there, but IIRO has whatever records IIRO it
25 has.

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1 If the Court orders, I don't know what MWL records
2 exist for the Philippines, because if there was an operational
3 arm there at some juncture, I thought it was IIRO. I would
4 think, your Honor, that you look to the IIRO branch. Your
5 Honor, I only did due diligence in the sense that I did it at
6 six or seven of the offices. I don't want you to think that I
7 traveled the globe and visited every one of those offices. I
8 haven't.

9 MR. CARTER: Your Honor, I think there is a fair
10 degree of specificity within the actual filings concerning the
11 relationship between the headquarters of the IIRO and various
12 branch offices.

13 THE COURT: When you say the filings, do you mean the
14 letter briefing that I have?

15 MR. CARTER: Yes, for the sanctions. They make clear
16 that it is a highly centralized organization, that none of the
17 branch offices engage in any activity from the hiring of an
18 employee, to the opening of a bank account, to the issuance of
19 a check to a potential payee without authorization of the
20 headquarters. There are controls in place requiring those
21 branch offices to turn documents back to the headquarters on a
22 routine basis.

23 We even see as a practical matter in the course of
24 this litigation Mr. al-Radhi mentions that, among other things,
25 he went to Indonesia at one point and the Indonesian office was

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1 directed to give him anything he wanted. The same is true for
2 the Muslim World League, and we think that the papers lay that
3 out. It's their own documents.

4 THE COURT: I understand your position. I just wanted
5 to understand Mr. McMahon's. I'm not sure I fully understand
6 it now. I think perhaps the better way to approach this is to
7 look at some specific requests.

8 The April 12th order, for the moment focusing on the
9 first request, asked for annual, semiannual, and other periodic
10 financial reports of the two organizations, including branch
11 offices, including a number of specified documents. Let's
12 focus on financial reports.

13 I understand that your position, Mr. McMahon, is
14 periodic reports would be submitted, they'd be consolidated
15 into an annual report, and then the periodic reports would not
16 be retained. Do I have that right?

17 MR. McMAHON: Yes, your Honor.

18 THE COURT: I assume what you are telling me when you
19 say that is that IIRO central, for example, in Saudi Arabia,
20 would not keep the periodic reports once it had an annual
21 report.

22 MR. McMAHON: Right, your Honor. I think I addressed
23 that on page 13 of our letter opposition response, branch
24 office reporting, number 5.

25 THE COURT: It's a little hard to understand, if some
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1 of these organizations have a thousand or thousands of
2 employees, how 12,000 pages, even if it's all financial
3 records, would be all the financial records, quarterly, etc.,
4 that relate to all of these branches for a multiyear period.
5 Are you representing that in response to this first category
6 somebody, Mr. al-Radhi or somebody else, on behalf of IIRO
7 queried every branch office to secure the documents that
8 plaintiffs have requested?

9 MR. McMAHON: Your Honor, I believe that's the case.
10 I will have to go back and check his affidavit. As I said at
11 page 13 paragraph 5, these documents were apparently sent to
12 counsel's office.

13 THE COURT: Just to avoid the game of chicken, I'm
14 going to direct that you provide that CD to plaintiffs' counsel
15 and also that plaintiffs' counsel review it.

16 MR. McMAHON: There are 12 CD's.

17 THE COURT: Like I said, the 12 CD's. I don't want to
18 leave anybody in suspense. It's not my intent at the end of
19 today to grant or recommend -- I think it would be a grant,
20 since this is a discovery issue -- dispositive relief in terms
21 of something like striking the answer of any of these
22 defendants. But I do think, unless I'm convinced otherwise, we
23 may be heading in that direction.

24 MR. McMAHON: Does your Honor have a viewpoint on the
25 bank documents we have, which are difficult to read? I asked

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1 Mr. Cater to send somebody down here to look at these. We
2 inquired of the bank about a digital format, but that may be
3 months away. I simply suggest to send somebody down to look at
4 the bank records.

5 THE COURT: I didn't go back through prior
6 transcripts, but I thought that there was a representation at
7 some prior session that there was no digital version of this.
8 Maybe the representation was just that there was no digital
9 file at these defendants' offices.

10 MR. McMAHON: I think at that time, your Honor, we
11 didn't have total definition on this issue. But subsequently,
12 in conference with the bank of Mr. al-Radhi, we discovered that
13 there is a hardcopy, and if they are to have access to the
14 digital records, that would take an enormous amount of time. I
15 know I referenced that somewhere that that is something that is
16 still --

17 THE COURT: You say it would take I guess it was at
18 least six months. One of the things that plaintiffs pointed
19 out was the letter request seeking these documents, I guess
20 from just one bank, was dated August 15th, which hardly
21 suggests that the defendants are proceeding with dispatch.

22 MR. McMAHON: Your Honor, I addressed this in point 4
23 on page 13, right before 5. I just want to know what to do
24 with these records, because we do have them. I want you to
25 know that I made the offer to come and visit and see if they

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1 can read these banking records if they so terribly want them.
2 I can't be more definite on what is in here regarding any
3 digital version.

4 MR. CARTER: Your Honor, my recollection of this is
5 that we were initially told that this was an old dot matrix
6 printout of some banking records and that there were no digital
7 files that could ever be identified. When we interviewed Mr.
8 al-Radhi at Mr. McMahon's request, what he told us is that
9 these were banking records that were printed out by their banks
10 during the course of this litigation. That prompted an inquiry
11 from us.

12 If that is the case, then digital files have existed
13 during the course of this litigation. Has anyone gone and
14 asked them to print it again so that we can have a legible copy
15 or to give us the digital files? Mr. al-Radhi said we've never
16 asked them.

17 So, the first representation was that we've had
18 checked, it doesn't exist. The second representation is no one
19 ever asked. It's just difficult for us to figure out what the
20 actual playing field is.

21 THE COURT: It seems to me that there is an obligation
22 to produce records not just in the possession of a party but
23 those that are in their custody or control. To the extent that
24 there are electronic records or files that are available from
25 the banks, those have to be requested in a timely fashion and

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1 produced.

2 It also seems to me that the request, unless Mr.
3 Carter tells me otherwise, extends to each branch of the
4 organization. And to the extent that there are nonduplicative
5 files in the branches, those have to be produced, whether it's
6 burdensome or not.

7 This whole case is about money being diverted toward
8 terrorist goals. As I understand it, the lion's share of the
9 effort is to see where money went. So the notion that this is
10 a lot of paper or bytes of information and therefore
11 burdensome, Mr. McMahon, doesn't really resonate to be me.

12 MR. McMAHON: OK, your Honor. I went back and tried
13 to find the reference to the banking records. That's in
14 paragraph 22, I guess, of Mr. al-Radhi's affidavit. My team
15 has also inquired of the al-Radhi bank if they have a digital
16 record of financial banking transactions, and they have stated
17 such inquiries should be requested to the head office and it
18 might take six months, and we are in the process of doing that
19 accordingly.

20 THE COURT: I assume if you had a large number of
21 branches, there is also a fairly large number of banks. What
22 is required here is not one request to one bank but, to the
23 extent that records don't exist in the branches themselves,
24 many requests to many banks.

25 While I said that I'm certainly at this stage not

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1 going to grant dispositive sanctions, at some point Mr.
2 al-Radhi or somebody else, as a 30(b)(6) witness, is going to
3 testify as to the efforts that these defendants made in
4 response to these requests.

5 Except to the extent that the two sides can agree that
6 some branch office is not relevant, if each branch office is
7 not queried and the documents from that branch produced, as far
8 as I'm concerned that will have been an inadequate search and
9 may lead to dispositive sanctions.

10 MR. McMAHON: I hear and appreciate that, your Honor.

11 MR. CARTER: Your Honor, we focused a lot during the
12 discussion today on the financial records and bank statements,
13 but there were a number of other categories.

14 THE COURT: I had written down, just on the April 12th
15 order, I was going to focus on 1, 3, 4, 6, and 8. We don't
16 have time to go through each one. I know 2 is important to
17 you, but you seemed to get a list of orphans, so I skipped that
18 one.

19 3 relates to the annual constituent council meetings
20 where it would appear that there should be centrally located
21 files. To the extent that there is something from the
22 Philippines' office, as an example, that the main office
23 doesn't have, if the Philippines office has it, it needs to be
24 produced from that office.

25 I guess 4 is similar, although I would imagine Mr.

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1 McMahon is going to tell me that some of this is among the
2 12,000 documents that he has for your review.

3 MR. McMAHON: Yes, your Honor.

4 MR. CARTER: Your Honor, with regard to category 2,
5 for instance, I know that it's been the defendants' response to
6 that to produce orphan records.

7 THE COURT: I thought we had agreed that it's
8 everything but orphans.

9 MR. KREINDLER: It is everything but orphans. One of
10 the reasons that we want clarification on this issue is because
11 it is about the identity of the parties to whom they
12 transferred money. The orphans aren't of interest, but some of
13 the organizations that received money are.

14 MR. McMAHON: As I'm sure you read, your Honor, 50
15 percent of IIRO's annual expenses go to these orphans.

16 THE COURT: You don't have to segregate out orphans.
17 That's the plaintiffs' problem. But telling me about widows
18 and orphans doesn't really resolve the problem of producing
19 complete records that relate to who received aid during the
20 years we're talking about from either of the two defendants.

21 MR. McMAHON: Every entity that receives any kind of
22 aid has to be identified?

23 THE COURT: Correct.

24 Talk for a moment about audits. It seems to me the
25 defendants will not have done their job as to audits unless

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1 they have searched their own records to make sure that if they
2 have retained copies of audit reports and the documents that
3 underlie the audit reports -- I guess the first of those is
4 more likely than the second -- that that be produced. Saying,
5 well, we'll contact the auditor and see whether they will give
6 it to us if a copy of the audit report is sitting in IIRO's
7 office doesn't cut it, as far as I'm concerned.

8 MR. McMAHON: I hear your Honor. You want any and all
9 records produced that are still in the possession or control of
10 the charities that in any way supported the audit.

11 THE COURT: Or that are the audit, yes.

12 MR. McMAHON: OK.

13 THE COURT: Whether that is found in Saudi Arabia or
14 in the Philippines office doesn't much matter. Somebody, Mr.
15 al-Radhi or somebody else, in an organized way has to query all
16 of these offices and be in a position to say what was done to
17 follow up, and you really need to document the process.

18 As an example, in the April 26th order there was a
19 requirement that records that relate to Mr. al-Mujeel be
20 produced. There is a representation that the Indonesian office
21 was checked, but I gather he worked in the eastern province
22 office. It would be a little like reviewing the files of the
23 Southern District for an Eastern District of New York case.
24 That doesn't seem to be terribly helpful or likely to adduce
25 responsive documents.

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1 MR. McMAHON: I understand, your Honor. Thank you.

2 THE COURT: I know you understand. I thought I was
3 reasonably clear about this in our prior conferences. We don't
4 seem to be moving forward. Perhaps it is that we never will
5 and that the plaintiffs' motion ultimately will be granted.
6 Even though you have been to Saudi Arabia, it sounds like folks
7 don't understand what their duties are.

8 For example, saying that somebody has contracted to
9 have a further audit of records to my mind is somewhat
10 inexplicable in that the plaintiffs don't want audit documents
11 created now, they want preexisting financial records and
12 audits. It's interesting, I suppose, that perhaps as part of
13 your defense somebody is doing an audit, but it really doesn't
14 relate at all, as far as I'm concerned, to document discovery
15 in this case.

16 Let me jump ahead a little. At some point Mr. McMahon
17 will tell me that these organizations have produced all of the
18 records they have and I have indicated that I think it is going
19 to be appropriate to test that through a deposition of one or
20 more 30(b)(6) witnesses. Where will a deposition like that
21 take place?

22 MR. McMAHON: Your Honor, perhaps we can answer that.
23 We can very easily arrange to have that done in London.

24 THE COURT: That may be the answer.

25 MR. McMAHON: I think they even have a London office,
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1 one of these law firms.

2 THE COURT: Looking at the number of people in the
3 courtroom, I'm sure one of these law firms has a London office
4 or can find a room at Heathrow.

5 In terms of the indices, I agree that the
6 responsibility of producing documents can't be shifted from the
7 defendants to the plaintiffs, but I'm not sure that the
8 plaintiffs have really looked through the indices to see
9 whether there are categories of documents that can be excluded
10 or focused on or prioritized or whatever.

11 MR. CARTER: Your Honor, as I've said, we have had
12 people go through the hundred or so thousand cells within the
13 spreadsheet. There really is not enough in a descriptive sense
14 to allow us to use them. So, they have limited value.

15 MR. McMAHON: Maybe Mr. Carter can send me a brief
16 email on one of those categories, your Honor, to point out why
17 that particular characterization is too limited to afford the
18 9/11 lawyers to say that's the document I want.

19 THE COURT: I'll go further than that. You said that
20 there was an attempted meet-and-confer but that plaintiffs'
21 counsel, it appeared to you, didn't have the indices with them.

22 MR. McMAHON: Right.

23 THE COURT: I'm going to direct that there be a
24 meet-and-confer where both sides have the indices and you can
25 have a discussion about what they do or don't shed light on.

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1 MR. McMAHON: OK. That would be before our 30(b)(6)?

2 THE COURT: Presumably.

3 MR. McMAHON: Yes.

4 THE COURT: I view the 30(b)(6) as at a very late
5 stage of this process. Conceivably, if the defendants produced
6 all the documents they had and convinced the plaintiffs that
7 that were so, there would be no need for a 30(b)(6) witness as
8 to the document search. But if we are headed in the direction
9 of dispositive sanctions, I want there to be a clear record.

10 MR. McMAHON: I understand, your Honor.

11 THE COURT: I'm picking at random parts of the papers.
12 There is a request for records that relate to the expulsion of
13 some folks from which office?

14 MR. McMAHON: The expulsion of offices allegedly from
15 Pakistan. It's based on a newspaper clipping, your Honor. It
16 refers to Arab charities.

17 THE COURT: But the response is (a) nobody has been
18 arrested and (b) the conviction was thrown out. There is a lot
19 of argument on both sides about the merits of this case, which
20 in terms of discovery is largely irrelevant.

21 MR. McMAHON: There was no conviction, your Honor.

22 THE COURT: That's fine. But the request is not for
23 records related to the conviction or the arrest of folks in
24 Pakistan. It's as to the expulsion of one or more people from
25 Pakistan. It may be that nobody was expelled, but the response

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1 doesn't say that. It talks about the convictions were thrown
2 out. It talks about nobody was arrested. The response, it
3 seems to me, is not responsive. There either are or are not
4 records that relate to the expulsion of officers or employees
5 from Pakistan.

6 MR. McMAHON: The reference to Arab charities, your
7 Honor, that's kind of broad. That's what it says. That's the
8 problem. There could be a ton of Arab charities involved, and
9 maybe some of them were expelled for whatever reason.

10 THE COURT: Let me get back to that portion of the
11 letter of plaintiffs. It's page 15 of plaintiffs' letter.

12 MR. McMAHON: It's actually page 9, your Honor.

13 THE COURT: Page 15 of, I'm sorry, your letter says,
14 and you're quoting from the request, that you haven't produced
15 any documents related to the expulsion of IIRO personnel from
16 the Islamic Republic of Pakistan. I suffer because I haven't
17 read that al-Radhi affirmation, but you're saying that the fact
18 that that didn't occur is confirmed by the director general's
19 office stating in a letter that "no employee has so far been
20 arrested having a link with al-Qaeda, the government of
21 Pakistan, or any other investigating agency. The office is
22 running smoothly," etc.

23 The office could be running smoothly, nobody could
24 have been arrested or had a conviction that was affirmed, and
25 yet a dozen people could have been expelled. If there were no

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1 documents that relate to expulsion because nobody was expelled,
2 that's one thing, but there needs to be a clear response to the
3 request.

4 MR. McMAHON: That was my understanding, your Honor.
5 I went over that with Mr. al-Radhi. It was basically the
6 newspaper clipping, to the extent he had any records pertaining
7 to that, they should be produced. We didn't find any records
8 for that. We'll verify that or re-verify.

9 MR. CARTER: Your Honor, a few points. We have
10 invested tremendous time and resources over a period of many
11 months to get to the point where the Court is again directing
12 these defendants to do what it told them to do back in April.
13 The only basis we had to try and maintain integrity in the
14 process was the fact that we did have some independent
15 information verifying that they weren't complying with their
16 discovery obligations.

17 It is only now that we have presented it to them that
18 they are acknowledging some of these gaps. And now that we
19 have made the case, they are going to start to begin this
20 process of producing the documents. We have lost time,
21 resources that could have been invested in other aspects of the
22 case.

23 This kind of process of discovery only plays into a
24 broader effort to outlast the plaintiffs by using up all of
25 their resources before they can get to a point of having an

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1 opportunity to litigate this case on the merits.

2 Where we are now is that we are going to have another
3 meet-and-confer, Mr. McMahon and his clients are going to
4 peruse droves of additional documents, and we are going to go
5 back to the beginning with Arabic translators and consultants
6 and everyone else combing through them in considerable detail
7 to try and demonstrate that stuff has been withheld again.

8 I just don't know, given where we have come thus far,
9 that there is much basis to think that there is going to be
10 true compliance going forward or that there will be a
11 reasonably obtainable methodology for demonstrating
12 noncompliance once we have already sort of showed our hand.

13 MR. McMAHON: Your Honor my short response to that is
14 Mr. Carter should take a look at the 12 disks, the CD's, the
15 12,000 pages, and maybe comment on that.

16 THE COURT: I have already directed that he do that.
17 I recognize that the defendants, and perhaps not just these
18 defendants, are a bit of a moving target, but I don't think it
19 is appropriate to say, well, if they didn't give it to us by
20 the date we filed our motion, we're not going to look at it.

21 Part of what I need to consider is prejudice, and it's
22 hard to demonstrate prejudice if Mr. McMahon can say, well, if
23 they'd opened the file or come to my office, all of the records
24 they want are there, admittedly late, but they are there. I
25 suspect if it's 12,000 documents, it may make a dent in what

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1 you are seeking, but it probably makes a fairly small dent.

2 MR. CARTER: Your Honor, part of the prejudice I think
3 we would identify is that, for instance, the 12,000 documents
4 can include branch office reporting that in one of the early
5 filings we were told didn't exist. We then invested all the
6 time and resources to have investigators go out and collect
7 information and comb through documents to prove that they did
8 exist. The prejudice we have suffered so far, is the
9 incredible investment of money, time, and resources simply to
10 get to the point where the defendants acknowledge effectively,
11 yes, there's a whole bunch of stuff that we never looked for.

12 THE COURT: The alternative, I suppose, is to proceed
13 directly to the 30(b)(6) deposition. That might put a finer
14 point on what you are telling me and what seems to be correct
15 in terms of what was and wasn't done. But I'm not sure that at
16 the end of the day I wouldn't have to provide some relief short
17 of throwing out the defendants' answer before taking that step.

18 I guess I understand your frustration. I'm prepared
19 to move forward on the basis of the motion papers I already
20 have, supplemented as is appropriate so that you are not
21 starting from scratch again. But I do think we need to take
22 this a step at a time.

23 MR. CARTER: Your Honor, could we reserve at a minimum
24 that if we get to the end of that process, the Court would
25 entertain an application, if we fall short at the end of an

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1 actual dispositive motion, for a motion for sanctions to
2 recover some of the costs and expense we have incurred over
3 nine months of simply proving that these documents exist?

4 THE COURT: Oh, sure. Yes.

5 MR. McMAHON: Your Honor, you should be aware that Mr.
6 al-Radhi has invited these lawyers to come to London at his own
7 expense or at the charity's expense to go to an overseas office
8 and actually learn how the office operates. It would be a
9 wonderful education for them. I wrote them and said WML would
10 pay for that trip.

11 It is extraordinary, I think, the affirmative response
12 from these charities to accommodate these attorneys. Keep in
13 mind, your Honor, we have been sued for a trillion dollars. I
14 have never been involved in one of these trillion-dollar
15 lawsuits before. Now, with these 12,000 pages, we are up to
16 35,000 pages of discovery. But you have heard my speech
17 before. I'm sorry.

18 THE COURT: The trillion-dollar ad damnum and the
19 seriousness that you view it with is hard to square with an
20 earlier stage where I think you were having trouble getting
21 advanced sufficient funds to go to Saudi Arabia.

22 Putting that aside, I think there has to be greater
23 focus here. I've said in the past that if I were the
24 plaintiffs, I'd take you up on the offer to visit these
25 offices. But if they want to proceed the way they are and on

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1 the record they have, I'm not going to require that they go to
2 London or the Philippines or anyplace else.

3 MR. McMAHON: Your Honor, we should forget about,
4 then, the vendor proposals that we brought to your attention?

5 THE COURT: Yes. Getting a bid to copy every scrap of
6 paper, if that's what the offer is, in Saudi Arabia is a
7 nonstarter. The duty of identifying responsive documents
8 really belongs to the defendants. There are also other issues.
9 Once you move documents, for example, from Mecca to another
10 city, I don't know that you can say we're producing them as
11 they are maintained in the ordinary course and therefore the
12 plaintiffs have to come inspect them.

13 MR. McMAHON: I think in United LEXIS, your Honor --
14 I'll have to go back and double-check -- there would be an
15 analysis of all the documents to say these documents are
16 responsive to number 1 or number 4 or number 6 or number 3.

17 THE COURT: I'm sorry, I didn't get that.

18 MR. McMAHON: I think in United LEXIS, your Honor,
19 there certainly was, for instance 2 to 6,000 MWL folders. That
20 would be an attempt to narrow that down in the sense that these
21 are the documents that are necessarily responsive to X, go
22 through the use of classic work, discovery work.

23 THE COURT: I have directed that the two sides meet
24 and confer with regard to the indices that either will or won't
25 shed light on this process. Given the track records so far, I

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1 understand the plaintiffs' reluctance to write a check for
2 files that may or may not be responsive.

3 MR. CARTER: Your Honor, if I could add one thing to
4 that. After having spent all the time and money we have to
5 prove that the documents exist, I think we are doubly reluctant
6 to write a check, now that they acknowledge them to exist, for
7 them to produce them. It's tripling the investment,
8 effectively.

9 THE COURT: Let's move on, unless somebody wants to
10 add something with respect to MWL and IIRO, to Wa'el Jalaidan.

11 MR. CARTER: Your Honor, before we move on, I
12 apologize, but we didn't set any time frame for this process.

13 THE COURT: That's true. I want to tie it to the
14 discussion of the timetable for fact discovery in this case,
15 which was one of the points you wanted to raise. In fact,
16 let's do that next rather than moving on to Wa'el Jalaidan.

17 MR. CARTER: Your Honor, I had some conversations with
18 counsel for Dubai Islamic Bank and some of the other members of
19 the defendants' executive committee about what we contemplated
20 would be a brief extension of the rolling production probably
21 to 60 days. The process that was just described with regard to
22 the Muslim World League and IIRO gives me some pause to suggest
23 that we can complete everything we are doing and the additional
24 work with those defendants in 60 days.

25 THE COURT: Is it feasible to have, in terms of
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1 document discovery, two different schedules?

2 MR. CARTER: I think that would be fine. You mean one
3 as to the Muslim World League and IIRO and one as to other
4 parties?

5 THE COURT: Yes.

6 MR. CARTER: That would be acceptable to us, I think.

7 THE COURT: For the others you're proposing a 60-day
8 extension?

9 MR. CARTER: Of the rolling production deadline, yes,
10 your Honor.

11 THE COURT: Which takes us to when?

12 MR. CARTER: January 30th, if I'm correct.

13 THE COURT: I don't have a problem with that.

14 MR. KABAT: Your Honor, we would also request that the
15 summary judgment deadline would be extended correspondingly.

16 THE COURT: That's obviously going to have to shift
17 other dates. Candidly, I tried to call Judge Daniels right
18 before this conference to let him know that that was one of the
19 applications and to see whether he had any strong views.
20 Perhaps fortunately for you folks, I wasn't able to reach him.
21 As far as I'm concerned, that necessitates readjusting all of
22 the other dates that we're talking about.

23 What do you suggest as an extension as to MWL and
24 IIRO?

25 MR. CARTER: Your Honor, in terms of the production of
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1 the actual documents, I'm not really sure that it makes sense
2 to give them more time than other defendants by virtue of their
3 failure to make a diligent search to this point.

4 What I would ask, though, because of the track record
5 we have with these particular defendants, is that we have a
6 pause from our obligation to collect everything potentially
7 responsive to their requests and give us an opportunity to
8 focus on making our productions to the other defendants. I
9 think we would be in a position to produce our documents to the
10 Muslim World League and IIRO say some 30 days after they had
11 completed their production.

12 THE COURT: I'm not going to do that. What I'm going
13 to do is extend the rolling discovery deadline for both sides
14 as to those defendants for the same 60 days. If I see some
15 good-faith effort to move forward in terms of document
16 production, maybe there will be some additional adjustment. If
17 I don't, there is not much point in me extending this ad
18 nauseam.

19 MR. CARTER: Thank you, your Honor.

20 THE COURT: I guess I will do the same with respect to
21 Wa'el Jalaidan.

22 MR. CARTER: Thank you, your Honor.

23 THE COURT: It seemed to me there were issues as to
24 whether banking records were in Mr. Jalaidan's position or a
25 representation that they were not in his possession versus the

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1 plaintiffs' view, which I agree with, that if they are in his
2 custody or control, they are also producible, and that if he
3 has the practical ability to get them from his banks, they are
4 within his control.

5 Part of the response that I received from you, Mr.
6 McMahon, was, well, the accounts have all been seized. I have
7 no doubt that perhaps he couldn't write a check against one or
8 more of these accounts, but that's not the same as saying that
9 he can't obtain records that relate to them.

10 MR. McMAHON: Your Honor, I have had a lot of
11 experience with designated entities, for good and bad. Banks
12 are conservative institutions to begin with. They would
13 hesitate to have any kind of dialogue with respect to alleged
14 designated terrorists because without having procured a
15 license, for example, from OFAC, you can't deal with such
16 people, you're breaking the law.

17 I think they would be very hesitant to do anything.
18 And Jalaidan I guess would have to pay attorney's fees to the
19 bank to hire special counsel to investigate all of this to see
20 whether or not they are even allowed to take a request from him
21 for certain bank records that are no longer in his physical
22 possession but in the bank's control.

23 MR. CARTER: Your Honor, effectively what Mr. Jalaidan
24 is trying to do is use his designation by the United States and
25 the UN as a shield from the discovery process. In articulating

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1 that position, all he gave us was a very generic affirmation in
2 which he said, for instance, that he has contacted some of his
3 banks but that effectively they won't take his calls.

4 We don't see any sort of documentation establishing
5 the kind of diligent effort to obtain the records that one
6 would expect, particularly from someone who is trying in good
7 faith to obtain records that in his position to the Court would
8 exonerate him from the claims in this litigation. We don't see
9 letters from counsel or anything of that nature.

10 THE COURT: Since he is a designated terrorist,
11 apparently, I've indicated how I would expect the record to be
12 made clear with respect to MWL and IIRO. I would anticipate
13 that there would be some complications whether you're taking
14 his deposition regarding documents or as to the merits of this
15 case. How do you envision that unfolding if indeed the case
16 goes forward as against him?

17 MR. CARTER: Your Honor, I think what we had in mind
18 at this point was simply an order for him to undertake all
19 diligent efforts to obtain the bank records and to provide the
20 Court and the plaintiffs with some documentation verifying that
21 he has done that.

22 As your Honor saw, we produced an affidavit from
23 Professor Gerulli, who in large degree was the architect of the
24 executive order 13224 program that liaised to the UN relative
25 to its program. He is quite clear that the programs don't

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1 prohibit the banks from sharing this information. And the
2 record seems to establish that in that one of the banks Mr.
3 Jalaidan says he can't get records from is Faisal Finance,
4 which gave him records three years after his designation.

5 What we are really looking for is some record to
6 establish that he has undertaken those efforts.

7 THE COURT: He's produced records. Does that
8 necessarily mean that he obtained them from the bank rather
9 than from his own files?

10 MR. CARTER: He is producing a 2005 account statement
11 from a bank that froze his account in 2002.

12 THE COURT: If he had that in his back pocket, then he
13 didn't need to go to the bank.

14 MR. CARTER: What I'm saying is he is taking the
15 position that from the date of the freezing of his accounts,
16 all of his banks have uniformly refused to deal with him and to
17 provide him bank statements, yet he has a bank statement from
18 three years after that point in time.

19 THE COURT: I see your point. I guess, Mr. McMahon,
20 it comes down to the same thing I said with respect to your
21 other two clients, namely, that there has to be a full-court
22 press. And, as Mr. Carter indicated and I've said before, it
23 has to be documented. If you're not sufficiently able to
24 document a vigorous effort to obtain those documents, it may be
25 that sanctions are imposed.

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1 MR. McMAHON: Your Honor, if I could ask Mr. Carter
2 this. What precludes the plaintiffs' lawyers from issuing
3 subpoenas to these banks and demanding the Jalaidan records?
4 Then they might have an excuse to produce the records, that
5 they are not dealing with global terrorists, they are producing
6 records pursuant to a valid subpoena.

7 THE COURT: I'll let Mr. Carter answer that, but my
8 answer to it is they have the right to ask the defendant
9 produce that which is in his control. You're saying it's not
10 within his control, but I'm not sure this has adequately been
11 established.

12 MR. McMAHON: They have a track record, your Honor, of
13 seeking extrajudicial assistance throughout the course of the
14 litigation. I'm just curious if they even tried one of these
15 things to see what the response was.

16 MR. CARTER: Your Honor, they are beyond the subpoena
17 power, so it's not a simple matter of issuing a subpoena. I
18 think what we are running into here is a problem that we have
19 run into consistently, which is an effort to reformulate the
20 discovery process in a manner that deserves the defendants'
21 interests but bears no relationship to the rules. We have seen
22 it with the Muslim World League and the IIRO, and we are seeing
23 it with Mr. Jalaidan.

24 If there is a record that he has undertaken good faith
25 and diligent efforts to obtain these records and has been

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1 unable to, a joint application to this court for letters
2 rogatory to a foreign tribunal may make sense. But that is a
3 time-consuming process and we are trying to adhere to a
4 schedule. Until he has undertaken his direct efforts, I don't
5 see a point of going down that road.

6 THE COURT: I agree. Can we move on from Mr.
7 Jalaidan?

8 MR. CARTER: Your Honor, there was one issue in that,
9 and also a request, that the time frame as to Mr. Jalaidan,
10 particularly with respect to bank records, go back to 1988.

11 THE COURT: I'm going to deny that request without
12 prejudice.

13 MR. CARTER: Thank you, your Honor.

14 THE COURT: That brings us to the agenda letter and
15 the remaining points on it. I appreciate the report that I
16 received as to other defendants. I know that there was a
17 request regarding the deposition transcripts of Dr. Mirza, Dr.
18 Barzinji, and a third deponent. What else is there to discuss
19 today?

20 MR. CARTER: Your Honor, there was the scheduling
21 issue, which I think the Court has addressed.

22 THE COURT: Right.

23 MR. CARTER: We have one issue that wasn't on the
24 agenda letter simply because it came up on Monday of this week
25 and has no bearing on any of the defendants here, if I could

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1 take a moment.

2 THE COURT: Sure.

3 MR. CARTER: It deals with your Honor's report and
4 recommendation on the al-Qaeda default judgment, the monetary
5 award on behalf of certain of the Federal Insurance plans.

6 THE COURT: You haven't collected the full amount yet?

7 MR. CARTER: We have not. There is, however, an
8 ongoing forfeiture proceeding in the Northern District of
9 Illinois through which the government is seeking to seize
10 approximately \$6.6 million in al-Qaeda assets. We have
11 appeared in that proceeding.

12 THE COURT: I thought you sent a letter to Judge
13 Daniels.

14 MR. CARTER: We did, and a proposed order. One of the
15 things that we would like to have very much in a somewhat
16 urgent time frame is a ruling on that so that we can present
17 that to the Court in Chicago.

18 THE COURT: Yes. I work for him, not the other way
19 around, but I was going to urge him to turn to the Al Haramain
20 objections as well. I'll try to take up both those issues with
21 him this week.

22 MR. CARTER: Thank you, your Honor.

23 THE COURT: Anything else?

24 MR. KREINDLER: Yes, your Honor. This is for the next
25 conference.

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1 THE COURT: Do we have a date by the way?

2 MR. KREINDLER: It's the December conference.

3 THE COURT: There is a date scheduled?

4 MR. KREINDLER: Yes. This is the defendants' request
5 from us for information on standing and the plaintiffs'
6 damages. If I spend two, three minutes on it, I think we can
7 save hours of future brief writing and discussion.

8 THE COURT: Sure.

9 MR. KREINDLER: First of all, I think it is important
10 to keep in mind where we are trying to go on this case. This
11 is not the regular case where there is going to be varying
12 individual damages. Speaking personally, my goal is a uniform
13 recovery on each death case and each injury case and an
14 allocation to the economic and property damage plaintiffs. So,
15 any information about whether a victim was married or had
16 children or who is the executor or how many people are involved
17 really isn't going to be relevant here.

18 Second, as a practical matter, the only way this case
19 is going to work --

20 THE COURT: Wait. Let me stop you at point one. I'm
21 probably not the judge who should be asking this question, it's
22 probably Judge Daniels, but let's say that every victim was
23 single and childless or, conversely, every victim was married
24 and had 12 children. Wouldn't that affect the equation?

25 MR. KREINDLER: As a practical it's not going to here,
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1 your Honor. The precedent is the numbers used now by the
2 foreign claims commission for all terrorist claims against
3 Libya, which is 10 million a death, 3 million an injury. That
4 is our goal. People receive damages from the VCF, some
5 received damages from the insurers for American and United.
6 Some didn't sue at all.

7 The common element here is driven by and of the
8 intentional tort punitive damages type of case. The way we are
9 handling the case is on that uniform basis.

10 Now, if any one of these defendants or any group of
11 defendants got to the point where they wanted to talk about
12 settlement, it would not be making 25,000 offers on each injury
13 and death case. As a practical matter, a defendant would come
14 forward and say, we want out of this case, we can put up a
15 hundred million dollars, what can we do? Then, with the
16 Court's assistance, we would find a mechanism with your Honor
17 or special master to create a fund following the proportions
18 that we have recommended to our clients.

19 THE COURT: I guess some of this must have been
20 followed in the Libya case?

21 MR. KREINDLER: Exactly. It's a paradigm that the
22 state department and the justice department and the
23 administration are using with Libya, and it's the model we're
24 following in other cases, the Mumbai case, etc.

25 Right here I want to say that apart from wasting

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1 thousands and thousands of hours of going to all these families
2 and saying who was appointed -- it's a colossal waste of time
3 and it doesn't advance the litigation.

4 One specific thing came up, and really this is my
5 request that the defendants withdraw a demand. What is coming
6 up ahead is an ostensible standing issue under the VCF. The
7 defendants have focused on the language of the VCF to advance
8 an argument that some plaintiffs may be eligible against some
9 defendants. It just isn't the case. Let me lay it out right
10 now. Here is the legislative history of how the VCF came
11 about.

12 Senator Schumer passed the first version. Five
13 minutes after it came out, my father and I called him up -- my
14 dad had known him for 30 years -- and said, Chuck, you screwed
15 it up, you forgot to leave the exemption for the suit we're
16 working on against the backers of al-Qaeda. He said, oops,
17 we'll fix it up. The fix three or four days later was to
18 permit these very suits that we have been litigating for ten
19 years. Now, if there is any doubt about what I'm saying, I can
20 have Senator Schumer verify it. Ken Feinberg will verify it.

21 I would like now to take all these nonissues that will
22 waste hundreds and thousands of hours out of the case so we can
23 be at a point in the very near future where we're not doing
24 exactly what we are doing with you and pulling teeth to get
25 liability documents.

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1 I think the case can move forward. If the defendants
2 need Ken Feinberg or Senator Schumer to verify what I'm saying
3 here on the record, we can do that. But I'm representing that
4 that's the fact. I'd request that they withdraw those demands.

5 THE COURT: Let's assume that everything you said, I
6 have no reason not to, is a hundred percent accurate. If the
7 legislation is unambiguous and reads the other way, aren't the
8 plaintiffs entitled perhaps to discovery but at least to make
9 the argument that the statute unambiguously requires something
10 other than what you just said?

11 (Pause)

12 THE COURT: Off the record.

13 (Discussion off the record)

14 THE COURT: Now we are on the record.

15 MR. KREINDLER: I wanted to bring it up now. I think
16 it is unambiguous. I wanted to say what I just said because I
17 think we can save a lot of time. Defendants can call me about
18 it tomorrow or next week to discuss it further. But I would
19 like to focus on the work that must be done and not be diverted
20 by things that are going to wind up being irrelevant.

21 THE COURT: I guess ultimately, absent some agreement,
22 it becomes a discovery issue as to whether that discovery is or
23 is not appropriate.

24 MR. KREINDLER: Yes. Our position is that we are
25 doing liability discovery, which is the defendants' conduct,

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1 whether it's called standing or damages, and it's premature to
2 waste any time on it until we get to the point of the
3 possibility of the defendants paying money to some of the
4 victims.

5 THE COURT: It may be that discovery gets staged and
6 that this is stage 2 if it's at any point relevant.

7 MR. KREINDLER: Right.

8 THE COURT: But I will duck the issue rather than
9 resolving the issue, which in a sense solves your problem. I
10 think it is appropriate for the parties, as you said, to talk
11 first, and then we'll talk some more about it in December.

12 MR. KREINDLER: OK.

13 MS. BERGOFFEN: Your Honor, if I may respond with
14 regard to the motion on the consolidated requests?

15 THE COURT: Sure.

16 MS. BERGOFFEN: As your Honor put it, this is an issue
17 for a discovery brief. We have submitted to the plaintiffs a
18 brief and given them an extension on a response. I think, with
19 all due respect, Mr. Kreindler's response oversimplifies the
20 position that we have taken in that brief, and it does need to
21 be fully briefed on the papers to address the legal issues.

22 If I may for a moment, there are many issues with
23 regard to standing. As you know, standing is an issue as to
24 liability rather than damages. With regard to the VCF point,
25 as I state in our papers, it's not simply a matter of whether

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1 or not the VCF allows suits to go forward, it's what the
2 standard would be once you're under the VCF and once a
3 potential plaintiff has actually become under the victims
4 compensation fund.

5 All of this is borne out in our papers and, with
6 respect, needs to be fully briefed before the Court. It isn't
7 something that can just be summarily dismissed based on Mr.
8 Kreindler's statements.

9 THE COURT: Let's talk about it more next month.

10 MS. BERGOFFEN: Very good. Thank you.

11 THE COURT: Why shouldn't I direct that plaintiffs
12 turn over the three deposition transcripts?

13 MR. BARENTZEN: Your Honor, Steven Barentzen on behalf
14 of Dr. Jamal Barzinji. Should I walk over that that podium to
15 speak?

16 THE DEFENDANT: Ms. Luque, can you hear?

17 THE COURT: You're good where you are.

18 MR. BARENTZEN: I prefer to go to the podium if I'm
19 allowed to, because I've got a place to put my stuff.

20 THE COURT: Be my guest. However, make sure that that
21 microphone is plugged in, because it may not help you.

22 MR. BARENTZEN: I have a pretty loud voice. I'm not
23 sure the microphone is going to be necessary.

24 The short story is we do not and never have had any
25 objection to any of the current parties to this case ordering

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1 from the court reporter a copy of the transcripts provided they
2 are willing to be bound by the confidentiality provisions that
3 we agreed to in our resolution agreement with the plaintiffs.
4 I think we shouldn't have to give them over, I think you have
5 to buy them, but that's besides the point.

6 I think this letter application that you got is a
7 classic example of why they have meet-and-confer rules in the
8 place in the first place. Had nobody anybody to call us, they
9 would have known that and maybe I wouldn't have had to come up
10 here.

11 I look at the letter that you are looking at right
12 now. Four attorneys signed it. When I got it and looked at
13 it, I said, what is this thing? I emailed the court reporter
14 and I said, which of those four have actually asked for a copy
15 of the transcript? Three of them had not. Only one had, had
16 only asked for one transcript, and that was WAMY's counsel, Mr.
17 Mohammedi. I'm going to back up a little bit and explain how
18 that happened.

19 I do want to say that there is a legitimate issue as
20 to former defendants who have been dismissed and who are now on
21 appeal at the Second Circuit getting copies of those deposition
22 transcripts. As to those people, we have objected to them
23 getting them because that was not part of our bargain with the
24 plaintiffs. We would like an order from the Court to that
25 effect, because I know that at least one of those defendants

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1 has been trying to get those things.

2 THE COURT: Who was dismissed and is seeking the
3 transcript?

4 MR. BARENTZEN: The lawyers for Yousef Jameel. I
5 think it is at the Bancroft firm. A couple of different
6 lawyers I have been dealing with. They are not part of the
7 this application at all.

8 THE COURT: I don't see them in the letter
9 application.

10 MR. BARENTZEN: They are not part of the application.
11 Four lawyers signed it: Mr. Mohammedi; Mr. Kabat, who was at
12 the depositions who the day before he signed this letter, I
13 exchanged emails with him about what we are going do at these
14 depositions. The other two lawyers who signed it were Chris
15 Manning, who I haven't spoken to about this case in two years,
16 and Martin McMahon, who is on the phone, has never been at any
17 of these depositions, I have never heard from.

18 To back up briefly, I think this issue started at the
19 time of the depositions in the first place. If you remember,
20 they had been noticed on a very short notice by the plaintiffs.
21 We had negotiated confidentiality and finality with our
22 resolution agreement. That's what we were trying to protect.

23 THE COURT: Right. I had forgotten the context. This
24 was your way out.

25 MR. BARENTZEN: Exactly. Due to no fault of our own,
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1 the plaintiffs noticed these depositions on very short notice.
2 Some of the defendants objected, they wanted them moved. We
3 said no, we want to hold the plaintiffs' feet to the fire.
4 That's what we negotiated and that's what we ended up doing,
5 and I absolutely think it was the right thing to do.

6 The other defendants counsel, like WAMY's counsel Mr.
7 Mohammedi, rather than call us, rather than talk to us, they
8 told you that we were trying to block them from getting into
9 the depositions. It was never the case at all. I think your
10 order actually said something to the effect like it was absurd
11 for us to try to block them from going to the depositions.

12 THE COURT: I don't remember that. I just remember
13 saying that it would be without prejudice to anybody's right to
14 say we want a further deposition.

15 MR. BARENTZEN: There was one part of the order which
16 we interpreted as suggesting that you thought maybe we were
17 trying to block people. Never the case at all. We went
18 forward. Numerous of the defense counsel showed up.

19 THE COURT: I don't think I suggested that you were
20 trying to block people but were, as you just told me, desirous
21 of standing on your rights to have it done within the
22 particular time period pursuant to the stipulation, which at
23 least as to one lawyer I thought made it impractical or
24 impossible for him to attend.

25 MR. BARENTZEN: Ms. Luque will get to that lawyer, who
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1 is Mr. Mohammedi, because we now know what he is doing and why
2 he couldn't get there, which I think you might find
3 interesting. The point is we did the depositions, took them.
4 Several defendants showed up. Dubai Islamic Bank's lawyer
5 showed up. They got the transcripts, no problem.

6 What actually happened was, because these are
7 confidential transcripts, I said to the court reporter at the
8 completion of the three depositions, listen, I don't know who's
9 going to try to get these, it might be some nonparties, it
10 might be some people outside the case. They are confidential.
11 If somebody asks for them, I'll be the lightning rod. I don't
12 want you to be in the middle of it. Just say, listen, call Mr.
13 Barentzen, talk to him.

14 I had absolutely no intention, never have said to
15 anybody, that you can't have these things. It was never the
16 case other than the nonparties, who I did say that to.

17 As to the actual party that tried to call, the WAMY
18 lawyers, Ms. Luque, they have actually been actively avoiding
19 us. Instead of talking to us, instead of doing the meet-and-
20 confer, they have actively avoided us and filed this motion.

21 I think maybe now Ms. Luque can explain to you the
22 background as to what has gone on with the WAMY lawyers.

23 MR. McMAHON: Your Honor, this is Mr. McMahon. Can I
24 be excused?

25 THE COURT: Fine by me.

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1 MR. McMAHON: Thank you.

2 THE COURT: Ms. Luque?

3 MS. LUQUE: Your Honor, I appreciate your going
4 through the extra efforts to get me on the line. I wish that
5 Mr. McMahon hadn't gotten off. I was very troubled by his
6 refusal to get me back on the line, particularly since in my
7 view I was somewhat adverse to him, at least in the position
8 that Mr. Barentzen is articulating.

9 I think Mr. Barentzen and I felt that the Court may
10 have been somewhat disappointed in thinking that we were trying
11 to avoid our obligations. I think that is maybe what we got a
12 sense out of your order.

13 THE COURT: I guess maybe I had the sense that you
14 were playing hardball but well within your rights. I may have
15 conveyed that thought. Maybe I was more subtle, but probably
16 not, I think I might have said this problem would go away when
17 the depositions were adjourned.

18 MS. LUQUE: Yes. I appreciate what the Court is
19 saying today. However, I think what's happened is we have
20 become a bit of a political football here with the defendants.
21 One of the reasons I wanted to speak to the Court is to try and
22 get the Court's help in reminding them of their obligations to
23 talk to us before they write letters which contain what I think
24 are gross inaccuracies.

25 THE COURT: Wait. Let me ask, as to folks who are
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1 currently defendants, is there any objection to producing the
2 transcripts subject to the confidentiality that I gather was
3 designated at the outset of the deposition?

4 MS. LUQUE: No, your Honor. The inquiry I got from
5 Mr. Mohammedi was that I provide him with a copy of the
6 transcript, which I don't believe is appropriate. I think that
7 court reporters everywhere don't like that.

8 THE COURT: That's true. Maybe there is no track
9 record here, but I was about to ask what has happened thus far
10 to the extent there have been depositions? Maybe there haven't
11 been depositions except for NCB a long time ago and things like
12 that.

13 MS. LUQUE: I believe maybe one of the plaintiffs
14 ordered the transcript directly from the court reporter. Is
15 that true, Mr. Barentzen?

16 MR. BARENTZEN: Yes.

17 THE COURT: I would assume so. They have to produce a
18 copy to the deponent.

19 MS. LUQUE: That's true, your Honor. I you assumed
20 everyone knew that they should order the transcript from the
21 reporter. It never occurred to me that people would look to us
22 to give them copies.

23 Having said that, I'd like to talk about Mr. Mohammedi
24 just a bit. If the Court will recall, I think the Court did
25 recall --

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1 THE COURT: Wait. Maybe I can short circuit this. If
2 somebody other than Mr. Mohammedi or the other applicants is
3 going to pay for the transcript, it seems to me it would be the
4 plaintiff, not the deponent's counsel. But I'm not sure that
5 it's appropriate for plaintiffs' counsel to pay for it either.
6 Either way, I think I get to where Mr. Barentzen was a minute
7 ago, which is this hasn't been discussed amongst the attorneys,
8 so it seems to me it's something that ought to be discussed and
9 brought to me next month.

10 MS. LUQUE: With one exception, your Honor. I want to
11 put this on the record because I find it extremely troubling.
12 The Court will recall and recalled a moment ago that Mr.
13 Mohammedi apparently couldn't attend these depositions because
14 he was traveling in Saudi Arabia. It turned out that he was
15 contacting one of my clients, former clients, in this very
16 matter directly to obtain an interview.

17 When I found out about this, I told Mr. Mohammedi that
18 I wished to be present at least telephonically and then he
19 could proceed with an interview.

20 THE COURT: You're talking about one of the deponents?

21 MS. LUQUE: Yes, someone who was overseas.

22 THE COURT: OK.

23 MS. LUQUE: What happened, however, was that instead
24 of arranging the interview at a time when I could be present,
25 Mr. Mohammedi arranged for that interview to occur

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1 simultaneously with one of the depositions he knew would be
2 occurring in the States and went ahead talking to my client
3 without my presence.

4 It is with some distress that I wanted to be in front
5 of the Court today. I don't understand why our former
6 co-defendants are approaching this matter this way. Your
7 Honor, it is somewhat troubling to me that somebody before the
8 Court would take the position they couldn't attend noticed
9 depositions because they were busy contacting a represented
10 party and then particularly scheduling that interview to
11 coincide with the deposition that that lawyer knew that I had
12 to attend, and then on top of that to object to the Court that
13 it was I that was keeping him from the deposition transcript
14 and somehow impeding him.

15 MR. MOHAMMEDI: Can I answer this, have an opportunity
16 to answer this?

17 THE COURT: Yes.

18 MR. MOHAMMEDI: I think the first time that we were
19 aware of this deposition was when we saw a notice of the
20 deposition that was forwarded to us a few days before we were
21 traveling to Saudi Arabia. At that time we were not even
22 intending to interview anyone.

23 When we saw that, my associate, who is here in this
24 court, reached out to Ms. Luque and asked her if she could
25 postpone this deposition. She said to her, no, I will not be

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1 able to do that, because there is a confidentiality agreement
2 here and there is no way I can do this. Afterwards, when we
3 heard that, obviously we had to check. We did reach out to Ms.
4 Luque and we spoke with her.

5 THE COURT: Did you interview one of Ms. Luque's
6 clients?

7 MR. MOHAMMEDI: That's where I'm going to. First I'd
8 like to address this issue about the deposition.

9 THE COURT: Do it in the order I'd like. Did you
10 interview Ms. Luque's client?

11 MR. MOHAMMEDI: I did know that Ms. Luque was
12 representing her client, who was actually working for WAMY.

13 THE COURT: Who was working for?

14 MR. MOHAMMEDI: That was a witness. We were going to
15 interview some of the witnesses. I sat down with him and I
16 asked him who is representing him. He said Ms. Luque. I said
17 to him, now we need to stop this interview, I'd like you to
18 call Ms. Luque and ask her if it's OK to sit down with you in
19 her presence to interview you.

20 For the record, I sent her an email and I mentioned
21 this to her. Afterwards I called her and spoke to her on the
22 phone, she cannot deny that, for almost an hour where she was
23 arguing why I made this application to the Court to make sure I
24 will not appear in that deposition. We could not resolve that
25 issue.

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1 I asked her about --

2 THE COURT: Wait. If you were able to in that time
3 slot interview this individual, why couldn't you attend the
4 deposition by telephone?

5 MR. MOHAMMEDI: I was in Saudi Arabia, your Honor. I
6 was not here. The witness was in Saudi Arabia, was not in the
7 United States. The deposition was held in the United States.
8 I could not be in two places.

9 THE COURT: Was the deposition by telephone? How was
10 this done?

11 MR. MALONEY: It was done in Virginia, your Honor, in
12 Herndon, Virginia, as noticed. That's where they lived, the
13 three witnesses. There was a fourth witness, who was not
14 deposed, who I believe resides in Saudi Arabia.

15 THE COURT: The person we are talking about, Ms.
16 Luque, was not one of the deponents?

17 MS. LUQUE: No, your Honor. But, your Honor, just for
18 the record, he was a defendant in this case until the dismissal
19 which just occurred. Everyone should have known I represented
20 him.

21 MR. MOHAMMEDI: Your Honor, I made sure --

22 THE COURT: Wait. If he was a defendant and if Ms.
23 Luque entered a notice of appearance on his behalf, how could
24 you not know that she was representing him?

25 MR. MOHAMMEDI: I did not know it when I sat with him.

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1 Your Honor should note the fact that I stopped the interview
2 right away when he mentioned. I asked him who was representing
3 him, and he said Ms. Luque, and I said we have to stop this
4 deposition -- I mean this interview.

5 Afterwards, I reached out to her and she said to me, I
6 need to be present, if I can, at least in the beginning of that
7 interview. I said that's fine. I sent her an email, which I
8 have, and asked her if she could do it at this time. I can't
9 remember if she replied to me, she said to me yes, it's fine.
10 I can't remember. Something like that.

11 MS. LUQUE: Ha.

12 MR. MOHAMMEDI: What happened was that afterwards I
13 got a confirmation from her client telling me that Ms. Luque
14 had spoke with her, and she said it was fine, she would not be
15 there, it would be fine if I could sit down and talk to him.

16 MS. LUQUE: Your Honor, that is not true.

17 MR. BARENTZEN: I have the emails in my hand, your
18 Honor, which say the opposite.

19 THE COURT: We are not going to go down this path at
20 4:15 today, because I have another conference. You may have
21 seen folks gathering in the back.

22 Ms. Luque, if you want to pursue this, that's fine.
23 Send me a letter setting forth what you believe occurred. I'll
24 let Mr. Mohammedi respond. What I may end up doing is
25 referring it to the grievance committee of the Southern

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1 District, which unfortunately I also sit on but would recuse
2 myself from this one. That is likely what I would do, which
3 may be consistent with what you are seeking. You haven't told
4 me your bottom line.

5 MS. LUQUE: Your Honor, I will be brief. My bottom
6 line -- I will consider doing that although I'm loathe to do
7 it. What I am more interested in is causing the lawyers in
8 this case to proceed with civility and to contact us about the
9 issues before troubling the Court and causing my clients to
10 incur additional expenses.

11 MR. MOHAMMEDI: Your Honor, we reached out to Ms.
12 Luque. If you read the transcript, we called the transcript
13 committee. We have the email that said that they were directed
14 not to provide the transcript. We have an email from the court
15 reporter they cannot deny.

16 MR. BARENTZEN: I have the email I sent her. I know
17 exactly what I said.

18 THE COURT: Mr. Barentzen agrees that he said that he
19 instructed the court reporter not to produce it to any
20 requesters, I gather, other than the plaintiff unless he
21 cleared it. I'm not troubled by that. But in terms of (a) Mr.
22 Mohammedi and the other signers of the letter, your entitlement
23 to the transcript, who pays for it if you're entitled to it, I
24 want you folks to talk and we'll talk about it next month.

25 MR. BARENTZEN: The one thing I would ask your Honor,

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1 and maybe you can rule on it now or not, do you agree with me,
2 and I have spoken at least informally with Mr. Carter and other
3 people, that if you are dismissed as a defendant, you went and
4 asked this Court to get out of this case, this Court has no
5 jurisdiction on it, you're on appeal, that you are not going to
6 be entitled to these confidential documents? If you lose the
7 appeal and you come back in, different story. But at least
8 while you're on appeal, and that's what we negotiated.

9 THE COURT: Yes is the short answer.

10 MR. BARENTZEN: Good.

11 THE COURT: If you're not a party to the litigation,
12 you're not a party to the litigation. That may change down the
13 road, but you're the same as somebody passing by the
14 courthouse.

15 MR. BARENTZEN: Thank you, your Honor.

16 THE COURT: When is our conference Mr. December?

17 MR. CARTER: The 14th, your Honor, at 2:00.

18 THE COURT: How far out have we scheduled conferences?

19 MR. CARTER: To February 15th, your Honor.

20 THE COURT: Have we been doing these in the afternoon
21 or you folks don't care?

22 MR. CARTER: We have been doing them at 2:00.

23 THE COURT: Why don't I say March 15th and April 12th,
24 just to block out some dates, and May 17th. Thank you all.

25 (Adjourned)

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